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1 I caused to be served on February 22, 2008, the following documents: 2 MOTION FOR REMAND; DECLARATION OF CHAD AUSTIN; EXHIBITS 3 on the interested parties in this action through their attorneys, as stated below, who have 4 agreed to accept electronic service in this matter, by electronically filing and serving said 5 documents via the Court's CM/ECF electronic filing server: 6 HARVEY M. MOORE David J. Kaminski BIDNA & KEYS, APLC Carlson & Messer 7 hmoore@bidnakeys.com kamisnkd@cmtlaw.com 8 Jonathan Andrews Boynton Ronald R. Giusso Kirby Noonan Lance and Hoge Shea Stokes Roberts & Wagner 9 jboynton@knlh.com rgiusso@sheastokes.com 10 DEBBIE P. KIRKPATRICK Tom Roddy Normandin Sessions, Fishman, Nathan and Israel Prenovost Normandin Bergh and Dawe 11 In California, L.L.P. TNormandin@pnbd.com dkirkpatrick@sessions-law.biz 12 DAVID ISRAEL Mark Ellis; Andrew Steinheimer 13 BRYAN C. SHARTLE Ellis, Coleman, Poirier, LaVoie & SESSIONS, FISHMAN, NATHAN, Steinheimer, LLP 14 & ISRAEL L.L.P. mellis@ecplslaw.com disrael@sessions-law.biz asteinheimer@ecplslaw.com 15 bshartle@sessions-law.biz 16 By first class United States Mail to: 17 Ansis Viksnins Lindquist and Vennum 4200 IDS Center 18 80 South 8th Street 19 Minneapolis, Minnesota 55402 20 I declare under penalty of perjury, under the laws of the State of California and the laws 21 of the United States, that the foregoing is true and correct and that this declaration was executed 22 on February 22, 2008 at San Diego, California. 23 By: /s/ Chad Austin CHAD AUSTIN, Esq. 24 Attorney for Plaintiff, James M. Kinder Email: chadaustin@cox.net 25 26 27 28